

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA,
Plaintiff,
vs.

TAYLOR MICHAEL WILSON,
Defendant.

CASE NO: 4:18CR3005

DETENTION ORDER

The defendant is charged with a crime of terrorism, for which the defendant could be required to serve ten or more years in prison. On the government's motion, the court afforded the defendant an opportunity for a detention hearing under the Bail Reform Act, 18 U.S.C. § 3142(f). The court concludes the defendant must be detained pending trial.

There is a rebuttable presumption that no condition or combination of conditions of release will reasonably assure the defendant's appearance at court proceedings and the safety of the community because there is probable cause to believe the defendant committed a crime of terrorism, (as listed in 18 USC 2332b(g)(5)(B)), for which the defendant could be required to serve ten or more years in prison. The defendant has not rebutted this presumption.

Based on the information of record, the court finds by a preponderance of the evidence that the defendant's release would pose a risk of nonappearance at court proceedings, and by clear and convincing evidence that the defendant's release would pose a risk of harm to the public

Specifically, the defendant is charged with breaching a secure area of an Amtrak passenger train and triggering an emergency stop while possessing a fully loaded speed-loader with .38 caliber bullets and a .38 caliber handgun in the

waistband of his pants; abuses mood-altering chemicals and is likely to continue such conduct and violate the law if released; possessed numerous firearms, including an AK47, AR-15s and an M-4 rifle (approximately 10 rifles and 10 handguns), is a professed member of a Neo-Nazi organization; has limited contacts with Nebraska and has travelled nationally to participate in Neo-Nazi events; has limited employment contacts; has mental health issues which will pose a risk of harm if the defendant is released; presented no evidence opposing the presumption of detention and agrees to be detained at this time without a hearing; and conditions which restrict Defendant's travel, personal contacts, and possession of drugs, alcohol, and/or firearms; require reporting, education, employment, or treatment; or monitor Defendant's movements or conduct; or any combination of these conditions or others currently proposed or available (see 18 U.S.C. § 3142(c)), will not sufficiently ameliorate the risks posed if the defendant is released.

Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or a designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or held in custody pending appeal. The defendant must be afforded a reasonable opportunity to consult privately with defense counsel. On order of the United States Court or on request of an attorney for the Government, the person in charge of the corrections facility must deliver the defendant to the United States marshal for a court appearance.

Dated February 14, 2018.

BY THE COURT:

s/ Cheryl R. Zwart
United States Magistrate Judge